Stephen J. Estey (SBN 163093)		
R. Michael Bomberger (SBN 169866) Angela J. Nehmens (SBN 309433)		
Marek Pienkos (SBN 292729)		
ESTEY & BOMBERGER, LLP		
2869 India Street		
San Diego, CA 92103		
Tel: (619) 295-0035		
Email: steve@estey-bomberger.com Email: mike@estey-bomberger.com		
Email: angela@estey-bomberger.com		
Email: mpienkos@estey-bomberger.com		
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Attorneys for Plaintiffs		
UNITED OF A TEC DISTRICT COURT		
UNITED STATES DISTRICT COURT		
NORTHERN DISTRICT OF CALIFORNIA		
SAN FRANCISCO DIVISION		
IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT MDL No.: 3:23-MD-030		

MDL No.: 3:23-MD-03084-CRB

PASSENGER SEXUAL ASSAULT LITIGATION

STIPULATION OF DISMISSAL WITH PREJUDICE

This Document Relates to:

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Individual Case Numbers: 3:24-cv-04699;

3:24-cv-05215; 3:24-cv-05221; 3:24-cv-05247;

3:24-cv-05255; 3:24-cv-05266; 3:24-cv-05295;

3:24-cv-05374; 3:24-cv-05388; 3:24-cv-05396;

3:24-cv-05512; 3:24-cv-05520; 3:24-cv-07068;

3:24-cv-07075; 3:25-cv-03456; 3:25-cv-05307

Judge: Hon. Charles R. Breyer

STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(1)(A)(ii), the following Plaintiffs ("Plaintiffs") and Defendants Uber Technologies, Inc., Rasier, LLC, and Rasier-CA, LLC (collectively, "Defendants"), hereby stipulate to the voluntary dismissal of all claims of Plaintiffs against Defendants with prejudice, with each party to bear its own costs, attorneys' fees, and expenses:

Case Number	Plaintiff Name or Pseudonym
3:24-cv-04699	Leisle, Keilsee
3:24-cv-05215	Jane Doe EB 18
3:24-cv-05221	Jane Doe EB 20

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Case Number	Plaintiff Name or Pseudonym
3:24-cv-05247	Jane Doe EB 23
3:24-cv-05255	Jane Doe EB 25
3:24-cv-05266	Jane Doe EB 26
3:24-cv-05295	McCormick, Alana
3:24-cv-05374	Jane Doe EB 37
3:24-cv-05388	Jane Doe EB 41
3:24-cv-05396	Willoughby, Zina
3:24-cv-05512	Jane Doe EB 51
3:24-cv-05520	Macon, Cambrielle R.
3:24-cv-07068	Jane Doe EB 56
3:24-cv-07075	Jane Doe EB 58
3:25-cv-03456	Jane Doe EB 80
3:25-cv-05307	Jane Doe EB 91

Pursuant to Pretrial Order No. 19, counsel for Plaintiffs and counsel for Defendants certify that the common benefit assessment applicable to each Plaintiff's claim has been withheld and shall be deposited into the MDL 3084 common benefit accounts prior to or at the same time as the disbursement of any settlement proceeds to that Plaintiff or to Plaintiff's counsel.

IT IS SO STIPULATED.

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1	Dated: December 31, 2025		Respectfully submitted,
	Dated. December 31, 2023	D	•
2		Бу:	/s/ Marek Pienkos Stephen J. Estey (SBN 163093)
3			R. Michael Bomberger (SBN 169866) Angela J. Nehmens (SBN 309433)
4			Marek Pienkos (SBN 292729) ESTEY & BOMBERGER, LLP
5			2869 India Street San Diego, CA 92103
6			Tel: (619) 295-0035 Fax: (619) 295-0172
7			Email: steve@estey-bomberger.com Email: mike@estey-bomberger.com
8			Email: angela@estey-bomberger.com
9			Attorneys for Plaintiffs
10		D	/ / Cl · · · · l · W C · ·
11		By:	/s/ Christopher V. Cotton CHRISTOPHER V. COTTON
12			(Admitted <i>Pro Hac Vice</i>) ccotton@shb.com
13			SHOOK, HARDY & BACON L.L.P. 2555 Grand Blvd. Kansas City, MO 64108
14			Telephone: (816) 474-6550 Facsimile: (816) 421-5547
15			Attorney for Defendants
16			UBER TECHNOLOGIES, INC., RASIER, LLC, And RASIER-CA, LLC
17			RASILK, LLC, Allu RASILK-CA, LLC
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CERTIFICATE OF SERVICE

I hereby certify that on December 31, 2025, I electronically filed the above document with the Clerk of the Court using the CM/ECF system, which will automatically send notification of the filing to all counsel of record.

By: /s/ Marek Pienkos
Marek Pienkos

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT LITIGATION

MDL No.: 3:23-MD-03084-CRB

Judge: Hon. Charles R. Breyer

This Document Relates to:

Individual Case Numbers: 3:24-cv-04699;

3:24-cv-05215; 3:24-cv-05221; 3:24-cv-05247; 3:24-cv-05255; 3:24-cv-05266; 3:24-cv-05295;

3:24-cv-05374; 3:24-cv-05388; 3:24-cv-05396;

3:24-cv-05512; 3:24-cv-05520; 3:24-cv-07068;

3:24-cv-07075; 3:25-cv-03456; 3:25-cv-05307

PURSUANT TO STIPULATION, IT IS SO ORDERED THAT THE CLAIMS OF THE FOLLWING PLAINTIFFS ARE DISMISSED WITH PREJUDICE:

Case Number	Plaintiff Name or Pseudonym
3:24-cv-04699	Leisle, Keilsee
3:24-cv-05215	Jane Doe EB 18
3:24-cv-05221	Jane Doe EB 20
3:24-cv-05247	Jane Doe EB 23
3:24-cv-05255	Jane Doe EB 25
3:24-cv-05266	Jane Doe EB 26
3:24-cv-05295	McCormick, Alana
3:24-cv-05374	Jane Doe EB 37
3:24-cv-05388	Jane Doe EB 41
3:24-cv-05396	Willoughby, Zina
3:24-cv-05512	Jane Doe EB 51
3:24-cv-05520	Macon, Cambrielle R.
3:24-cv-07068	Jane Doe EB 56
3:24-cv-07075	Jane Doe EB 58
3:25-cv-03456	Jane Doe EB 80
3:25-cv-05307	Jane Doe EB 91

Dated:	,	2026
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HON. CHARLES R. BREYER
UNITED STATES DISTRICT JUDGE